## COMBINED DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I her My residence, post office address BELIEVE   AM THE ORIGINAL, F than one name is listed below! O	s, and citizensh	ip are as stated below next		OR AN ORIGINAL, FIRST, AND . H A PATENT IS SOUGHT ON TI	JOINT INVENTOR (if more HE INVENTION	
ENTITLED: MOLECULAR	SIEVE CIT	·-6				
the specification of which:		{ } is attached hereto:				
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		[x] was filed on April Application Serial No.		as as		
		and was amended on _				
			(if applicable)			
HAVE REVIEWED AND UNDERS		NTENTS OF THE ABOVE-ID	ENTIFIED SPECIFICA	TION, INCLUDING THE CLAIMS	, AS AMENDED BY ANY	
MITH TITLE 37, CODE OF FEDER netrest is best served, and the mixaluates the teachings of all info luty of candor and good faith in naterial to patentability as define vithdrawn from consideration, or	AL REGULATION ost effective parametrion materiolealing with this d in this section the application	DNS, Sec. 1.56(a) which are stent examination occurs what to patentability. Each ind s Office, which includes a d n. The duty to disclose information of the duty to disclose information of the duty to disclose information.	ites: "A patent by its hen, at the time an ap ividual associated wit uty to disclose to the rmation exists with re	plication is being examined, the h the filing and prosecution of a Office all information known to	office is aware of and patent application has a that individual to be till the claim is cancelled or for patent or inventor's	
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COUNTRY/INTERNATION	ONAL	APPLICAT	ION NUMBER	DATE OF FILING (Day, Month, Year)	PRIORITY CLAIMED	
					Yes _ No	
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nereby claim the benefit under i ach of the claims of this applicat itates Code, § 112, I acknowled etween the filing date of the prior	ion is not disck	osed in the prior United State disclose material information	es application in the n as defined in Title 37	, Code of Federal Regulations 3	graph of fille 33, United	
APPLICATION NUMBER		DATE OF FILING		STA	STATUS	
19/106,598		June 29, 1998				
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W. Keith Turner Richard J. Sheridan		REGISTRATION NO. 26,816 28,265			ASSOCIATE POWER OF ATTORNEY ATTACHED Yes[] No [X]	
END CORRESPONDENCE TO:		Chevron Corporation Law Department Patent and Licensing Unit P.O. Box 7141 San Francisco, CA 94120-	7141			
hereby declare that all statement ue; and further that these statem nprisonment, or both, under Sect pplication or any patent issued th	ion 1001 of Tit	te with the knowledge that '	willful false statement	ts and the like so made are puni	snable by fine of	
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ULL NAME OF SECOND JOINT INVENTOR, IF AN			SIGNATURE		DATE	
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## **COMBINED DECLARATION AND POWER OF ATTORNEY**

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		Application Serial No.	<del></del>		
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HAVE REVIEWED AND UNDERST AMENDMENT REFERRED TO ABO	TAND THE CO VE:	NTENTS OF THE ABOVE-	DENTIFIED SPECIFICATIO	ON, INCLUDING THE CLAIMS	, AS AMENDED BY ANY
ACKNOWLEDGE THE DUTY TO INTHITIE 37, CODE OF FEDERAR treest is best served, and the movaluates the teachings of all informative of candor and good faith in denaterial to patentability as defined vithdrawn from consideration, or the people claim foreign engine, because	AL REGULATION STATE OF STATE O	NNS, Sec. 1,56(a) which states examination occurs we all to patentability. Each ins Office, which includes a common of the duty to disclose infoliations abandoned.*	tates: "A patent by its ver when, at the time an appli dividual associated with t duty to disclose to the Of primation exists with responsa-	ry nature is affected with a preation is being examined, the he filing and prosecution of a fice all information known to act to each pending claim unt	ublic interest. The public Office is aware of and patent application has a that individual to be il the claim is cancelled or
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itales Code, 3 112, 1 acknowledge	the duty to di application and	sed in the prior United States application in the m sclose material information as defined in Title 37 d the national or PCT international filing date of the DATE OF FILING		Code of Federal Regulations § 1 56(a) which occurred	
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